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APPLICATION NO.	FII	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/967,095	967,095 09/28/2001		Mark E. Nagel	705581US1	6696
24938	7590	11/25/2005		EXAM	INER
DAIMLER	CHRYSL	ER INTELLECT	LANEAU, RONALD		
CIMS 483-0 800 CHRYS		EAST	ART UNIT	PAPER NUMBER	
AUBURN HILLS, MI 48326-2757				3627	

DATE MAILED: 11/25/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)
	09/967,095	NAGEL ET AL.
Office Action Summary	Examiner	Art Unit
	Ronald Laneau	3627
The MAILING DATE of this communication a		e correspondence address
A SHORTENED STATUTORY PERIOD FOR REI WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory peri - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	B DATE OF THIS COMMUNICATION 1.136(a). In no event, however, may a reply be id will apply and will expire SIX (6) MONTHS fratute, cause the application to become ABANDO	ON. timely filed om the mailing date of this communication. NED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 06 2a) This action is FINAL . 2b) T 3) Since this application is in condition for allow closed in accordance with the practice under	his action is non-final. wance except for formal matters,	
Disposition of Claims		
4) ☐ Claim(s) 4.6-8.12-14.18 and 19 is/are pendidual of the above claim(s) is/are without 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 4.6-8.12-14.18 and 19 is/are rejet 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and application Papers 9) ☐ The specification is objected to by the Exameter is/are pendidual of the specification is objected to by the Exameter is/are pendidual of the specification is objected to by the Exameter is/are pendidual of the specification is objected to by the Exameter is/are pendidual of the specification is objected to by the Exameter is/are pendidual of the specification is objected to by the Exameter is/are pendidual of the specification is objected to by the Exameter is/are pendidual of the specification is objected to by the Exameter is/are pendidual of the specification is objected to by the Exameter is/are pendidual of the specification is objected to by the Exameter is/are pendidual of the specification is objected to by the Exameter is/are pendidual of the specific is/are pendidual of	drawn from consideration. ected. d/or election requirement. iner.	
10) The drawing(s) filed on is/are: a) a Applicant may not request that any objection to t Replacement drawing sheet(s) including the corr 11) The oath or declaration is objected to by the	the drawing(s) be held in abeyance. Section is required if the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a least	ents have been received. ents have been received in Applic riority documents have been rece eau (PCT Rule 17.2(a)).	ation No ived in this National Stage
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/0 Paper No(s)/Mail Date	4) Interview Summa Paper No(s)/Mail 08) 5) Notice of Informa 6) Other:	

Response to Amendment

1. The amendment filed on 10/06/05 has been entered. Claims 4, 6-8, 12-14, 18 and 19 remain pending in the application.

Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 4, 6-8, 12-14, 18 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Barnes et al (US 5,970,475) in view of Yang (US 2002/0120550 A1).

As per claims 4, 12-14, 18 and 19, Barnes discloses a method of procuring goods and services through a computer based market center system having a website accessible by a plurality of entities via the Internet (see abstract, lines 1-5), including the steps of: arranging with a plurality of suppliers, each having an Internet website, to participate in offering goods and services to the entities via the website of the market center system (col. 3, lines 48-55); negotiating with at least a subset of said suppliers prices for their respective goods and services at which said entities can purchase the respective goods and services (col. 4, lines 12-18); allowing said entities to place orders with any of the at least a subset of suppliers for respective goods and services via purchaser websites and the market center website (col. 8, lines 49-55); and allowing said entities an option of obtaining via purchaser websites and the market center website a price quotation from any of the at least a subset of suppliers (col. 8, lines 36-38).

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Barnes does not disclose collecting information and determining the quotes but Barnes discloses collecting information on said purchases made by said entities via said computer based market center system and on quotes received directly from said suppliers by said entities and analyzing said information at said computer based market center system (page 2, [0022], claim 5, fig. 2); and determining if any quotes were goods or services having a previously negotiated price and if so, whether said quotes for that good or service were at prices more favorable than said previously negotiated prices (page 3, [0032]-[0039]).

It would have been obvious to one of ordinary skill in the art to utilize the information collection and the quote and price negotiation as taught by Yang into the system of Barnes because it would provide enough information that causes the enterprise to make correct decisions at critical moment of the transaction process.

As per claim 6, Barnes et al teach a method the steps providing links on said computer based system to computer based systems of said suppliers having information about said suppliers' goods and services and allowing said entities to access said suppliers' computer based systems via said links on said computer based system to view said information about said suppliers goods and services (col. 7, lines 60-62).

As per claims 7 and 8, neither Barnes not Yang discloses a method wherein a plurality of entities having a common relationship comprise a franchise and individuals that are members of a club but the examiner takes the Official notice that since the authorized user is part of an organization making purchase for said organization through electronic commerce it is imperative that the authorized user is a member of said organization which may in turn be a franchise as claimed.

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As per claim 12, Barnes discloses a method wherein information concerning purchases made by and quotes obtained by said entities via said computer based system are stored in a database (col. 8, lines 36-38).

As per claims 13 and 14, Barnes discloses a method including the steps of a host organization (Bank) paying said suppliers for purchases made from said suppliers via said computer based system by said entities and said host organization (Bank) billing said entities for said purchases, further including the step of said host organization operating said computer based system (col. 3, lines 39-43).

Response to Arguments

4. Applicant's arguments filed on 10/06/05 have been fully considered but they are not persuasive.

Applicant argues that Yang shows no teaching of "analyzing the collected information to determine if any of the quotes are at prices more favorable than a previously negotiated price (claim 18) or a computer based market center being operative to analyze transactions to determine if any involve purchases at prices more advantageous than supplier prices for the goods or services stored in the system's database (claim 19) and further argues that Yang is silent as to analyzing transactions relative to previously negotiated price." In response to Applicant's arguments, Yang is directed to a computer online trading network for integrating sale and purchase processes wherein the method includes a report analysis management, a purchase negotiation system for carrying out an inquiry and negotiation of the prices. The report analysis management system performs a plurality of tasks comprising analysis of payment, analysis of

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time efficiency, etc (page 2, [0026]). Furthermore, Yang discloses a flow chart seen in figure 6 illustrating an analysis process that is carried out by analyzing a purchase report and a sale report (page 5, [0079], lines 1-3). Yang not only discloses a report management system that comprises choosing the type of report wherein the type of report comprises for instance the enterprise balance report, the enterprise asset report, the enterprise working gross profit report, and the enterprise net profit report but also discloses that other types of reports can be generated (the foregoing list of reports is not restricting) which would certainly include a report analyzing transactions relative to previously negotiated prices or a report for determining if any of the quotes are at prices more favorable than a previously negotiated price or if any involve purchases at prices more advantageous than supplier prices for the goods or services stored in the system's database (page 5, [0079], lines 11-21). Applicant's arguments are deemed unpersuasive and claims 4, 6-8, 12-14, 18 and 19 are finally rejected.

5. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ronald Laneau whose telephone number is (571) 272-6784. The examiner can normally be reached on Mon-Fri from 8:30am - 6:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Alexander Kalinowski can be reached on (571) 272-6771. The fax phone number for the organization where this application or proceeding is assigned is 571 273-8300.

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system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Ronald Laneau

Ronald Laneau

11/18/05

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